

असाधारण

## EXTRAORDINARY

भाग  $\Pi$ –जग्ड 3–उपजग्ड  $(\mathbf{i})$ 

PART II—Section 3—Sub-section (i)

प्राधिकार से प्रकाशित

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गई विस्ली, मंगलवार, म.र्च 29, 1966/**चे**त्र 8, 1888

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NEW DELHI, TUESDAY, MARCH 29, 1966/CHAITRA 8, 1888

इस भाग में भिन्न पृष्ठ संख्या दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सकी।

Separate paging is given to this Part in order that it may be filed as a separate compliation.

## MINISTRY OF FINANCE

### (Department of Revenue and Insurance)

### NOTIFICATIONS

CENTRAL EXCISES

New Delhi, the 29th March 1966

G.S.R. 480.—In pursuance of rule 139 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Revenue Division) No. CER-139(1)/56, dated the 9th June, 1956, namely:—

In the said notification, for the words "shall extend to motor-spirit, kerosene, refined diesel oils and industrial fuel oils" the following shall be substituted, namely:—

"shall extend to-

- (i) motor-spirit;
- (ii) kerosene;
- (iii) refined diesel oils;
- (iv) industrial fuel oils, that is to say, diesel oil not otherwise specified and furnace oil; and
- (v) mineral turpentine".

[No. 46/66-C.E.-F. No. 20/2/66-CX.III.]

(245)

- G.S.R. 481.—In pursuance of sub-rule (2) of rule 49 and rule 139 of the Central Excise Rules. 1944, the Central Government hereby directs that the provisions relating to the removal of goods from one warehouse to another shall, subject to the conditions specified in paragraph 2, extend to mineral turpentine (hereinafter referred to as the said goods) to which the provisions of Chapter VII of the said Rules have been extended by the notification of the Government of India in the Ministry of Finance (Revenue Division) No. CER-139(1)/56, dated the 9th June, 1956.
- 2. The said goods shall be permitted to be removed without payment of duty only—
  - (a) from the storage tanks of the refineries at Trombay (Bombay) of Messrs. Burmah-Shell Refineries Limited, licensed under rule 140 as warehouses, to the storage tanks similarly licensed at the installations at Bombay and Calcutta of Messrs Burmah-Shell Oil Storage and Distributing Company of India Limited or of Messrs Indo-Burma Petroleum Company Limited;
  - (b) from one storage tank to another situated in the said installations.

[No. 47/66-C.E.—F. No. 20/2/66-CX.III.]

- G.S.R. 482.—In pursuance of sub-rule (2) of rule 49 and rule 139 of the Central Excise Rules, 1944, the Central Government hereby directs that the provisions relating to the removal of goods from one warehouse to another shall extend, subject to the conditions specified in paragraph 2, to Kerosene (Superior) produced according to the Aviation Turbine Fuel Specifications (hereinafter referred to as the said goods).
- 2. The said goods shall be permitted to be removed without payment of duty only—
  - (a) from the storage tanks at the refinery at Koyali (in Gujarat) of Messrs Indian Oil Corporation Limited (Refineries Division), licensed under rule 140 as warehouses, to the storage tanks similarly licensed at the installation at Wadala (in Bombay) of Messrs Indian Oil Corporation Limited (Marketing Division);
  - (b) from the storage tanks at Wadala installation of Messrs Indian Oil Corporation Limited (Marketing Division) or at Sewree installation of Messrs Burmah-Shell Oil Storage and Distributing Company of India Limited or of Messrs Esso Standard Eastern Inc. licensed under rule 140 as warehouses, to the storage tanks similarly licensed at the installation at Santa Cruz Airport (Bombay) of Messrs Indian Oil Corporation Limited (Marketing Division); and
  - (c) from one storage tank to another situated in the said installations at Wadala and Santa Cruz Airport of Messrs Indian Oil Corporation Limited (Marketing Division).

[No. 48/66-C.E.—F. No. 20/2/66-CX.III.]

T. C. SETH, Jt., Secy.